SENATE/HOUSE FILE (PROPOSED DEPARTMENT OF COMMERCE/BANKING DIVISION BILL) Passed Senate, Date \_\_\_\_\_ Passed House, Date \_\_\_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_ Nays \_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_ Nays \_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_ Nays \_\_\_\_\_\_\_ Nays \_\_\_\_ Approved \_\_\_ A BILL FOR 1 An Act relating to debt management, mortgage bankers and brokers, delayed deposit services, regulated loans, and industrial loans, and providing for fees and penalties.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 5 TLSB 5324DP 81 6 eg/je/5PAG LIN DIVISION I DEBT MANAGEMENT Section 1. Section 533A.1, Code 2005, is amended to read 1 4 as follows: 1 5 533A.1 DEFINITIONS. 6 As used in this chapter: 1. "Allowable cost" means an actual, identifiable third= 8 party expense incurred by the licensee on behalf of a specific 9 debtor, such as postage and long distance telephone charges, 10 that may be itemized and charged against the debtor for 1 11 payment.
1 12 2. "Creditor" means a person for whose benefit moneys are 1 13 being collected and distributed by licensees.
1 14 2. 3. "Debt management" means the planning and management
1 15 of the financial affairs of a debtor and the receiving 1 16 therefrom of money or evidences thereof for the purpose of 1 17 distributing the same to the debtor's creditors in payment or  $\frac{1}{2}$ 1 18 partial payment of the debtor's obligations for a fee. 3. 4. "Debtor" means any natural person.
5. "Donation" means money given by the debtor to a licensee as a gift for debt management and outside of the debt 1 19 1 20 22 management contract. 23 6. "Fee" means the moneys paid by the debtor to the 24 licensee as payment for debt management and shall not include 1 25 money paid to the licensee or held by the licensee for 26 distribution to a creditor, allowable costs, a distribution to 27 the debtor as a refund, or a donation. 1 28 7. "Gratuitous debt=management service" means debt 29 management without charging a fee. 30 4. 8. "Licensee" means any individual, partnership, 31 unincorporated association, agency or corporation person 1 32 licensed under this chapter. 1 33 9. "Natural person" means an individual who is not an 1 34 association, joint venture, or joint stock company, 1 35 partnership, limited partnership, business corporation, 1 nonprofit corporation, other business entity, or any group of 2 individuals or business entities, however organized.
3 5. 10. "Office" means each location by street number, 2 4 building number, city, and state where any person engages in 5 debt management. 11. "Person" means an individual, an association, joint 7 venture or joint stock company, partnership, limited 2 8 partnership, business corporation, nonprofit corporation, or 2 9 any other group of individuals however organized. 2 10 <del>6.</del> <u>12.</u> "Superintendent" means the superintendent of 2 11 banking. 2 12 Sec. 2. Section 533A.2, Code 2005, is amended to read as 2 13 follows: 533A.2 LICENSES REQUIRED == EXCEPTIONS. 2 14

1. No individual, partnership, unincorporated association,

2 16 agency or corporation A person shall not engage in the 2 17 business of debt management in this state without a license 2 18 therefor as provided for in this chapter, except that the 2 19 <u>unless exempt under subsection 2. A person engages in the</u> 2 20 business of debt management in this state if the person 2 21 solicits to provide, or enters into a contract with one or 22 more debtors to provide debt management to a debtor who <u>23 resides in this state.</u>

24 <u>2. The following persons, including employees of such 25 persons, shall not be required to be licensed when engaged in the contract of the</u> 2 26 the regular course of their respective businesses and 2 27 professions: 2 28

a. Attorneys at law.

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Banks, savings and loan associations, credit unions, b. mortgage bankers and mortgage brokers license or registered 2 31 under chapter 535B, insurance companies and similar 2 32 fiduciaries, regulated loan companies licensed under chapter 2 33 536, and industrial loan companies licensed under chapter 2 34 536A, authorized and admitted to transact business in this 35 state and performing credit and financial adjusting in the 1 regular course of their principal business, or while 2 performing an escrow function.

c. Abstract companies, while performing an escrow 4 function.

d. Employees of licensees under this chapter.

e. Judicial officers or others acting under court orders.

f. Nonprofit religious, fraternal or <del>co-operative</del>

8 <u>cooperative</u> organizations, including credit unions, offering 9 to debtors gratuitous debt=management service.

g. Those persons, associations, or corporations whose 3 11 principal business is the origination of first mortgage loans 3 12 on real estate for their own portfolios or for sale to 3 13 institutional investors.

 $\frac{2}{2}$ . The application for such <u>a</u> license shall be in 3 15 writing, under oath, and in the form prescribed by the 3 16 superintendent. The application shall contain all of the following:

a. The name of the applicant; date of incorporation, if incorporated, and the.

b. If the applicant is not a natural person, the type of business entity of the applicant and the date the entity was organized.

3 23 c. The address where the business is to be conducted; and similar, including information as to any branch office of the 3 25 applicant; the.

d. The name and resident address of the applicant's owner 3 27 or partners, or, if a corporation, association, or agency, of 3 28 the members, shareholders, directors, trustees, principal 3 29 officers, managers, and agents, and such other pertinent 3 30 information as the superintendent may require. If the 3 31 applicant is a partnership, a copy of the certificate of 3 32 assumed name or articles of partnership shall be filed with 3 33 the application. If the applicant is not a corporation 3 34 <u>natural person</u>, a copy of the <u>articles of incorporation legal</u> 3 35 <u>documents creating the applicant</u> shall be filed with the 1 application.

e. Other pertinent information as the superintendent may

require, including a credit report.

3. 4. Each application shall be accompanied by a bond to 5 be approved by the superintendent to in favor of the people of 6 the state of Iowa in the penal sum of ten twenty=five thousand 7 dollars for each office, providing, however, the

8 superintendent may require such bond to be raised to a maximum <del>9 sum of twenty=five thousand dollars,</del> and conditioned that the 4 10 obligor will not violate any law pertaining to such business 4 11 and upon the faithful accounting of all moneys collected upon 4 12 accounts entrusted to such person engaged in debt management, 4 13 and their employees and agents for the purpose of indemnifying 4 14 debtors for loss resulting from conduct prohibited by this 4 15 chapter. The aggregate liability of the surety to all debtors 4 16 doing business with the office for which the bond is filed 4 17 shall, in no event, exceed the penal sum of such bond. The 4 18 surety on the bond shall have the right to cancel such bond 4 19 upon giving thirty days' notice to the superintendent and 4 20 thereafter shall be relieved of liability for any breach of 4 21 condition occurring after the effective date of said the

4 22 cancellation. No individual, partnership, unincorporated

4 23 association, agency or corporation A person shall not engage 4 24 in the business of debt management until a good and sufficient

4 25 bond is filed in accordance with the provisions of this

4 26 chapter.

4 2.7 Each applicant shall furnish with the application a 4 28 copy of the contract the applicant proposes to use between the 4 29 applicant and the debtor, which shall contain a schedule of 4 30 fees to be charged the debtor for the applicant's services. 5. 6. At the time of making such the application the 4 31 4 32 applicant shall pay to the superintendent the sum of two 33 hundred fifty dollars as a license fee for each of the 34 applicant's offices and an investigation fee in the sum of one 4 35 hundred dollars. A separate application shall be made for 1 each office maintained by the applicant. Section 533A.3, Code 2005, is amended to read as Sec. 3. 3 follows: 5 533A.3 INVESTIGATION == HEARING. 1. Upon the filing of each application and the payment of 6 such the fees, the superintendent shall fix a date and a time for a hearing upon such application, and shall make conduct an 5 8 investigation of the facts concerning the application and the 9 requirements provided for in subsection 3 of this section. 2. The superintendent shall grant or deny each application 5 11 for a license within sixty days from the filing thereof with 12 <u>date that the application and</u> the required fee <u>are filed and 13 paid</u>, unless the period is extended by written agreement 5 14 between the applicant and the superintendent. 5 15 3. a. If the <u>The</u> superintendent shall find the <u>enter an</u> 5 16 order granting the application, and issue and deliver a 5 17 license to the applicant if the superintendent finds that both 5 18 of the following are satisfied: 5 19 <u>a. The experience, financial responsibility, character,</u> 5 20 and general fitness of the applicant is such sufficient as to 5 21 command the confidence of the public and to warrant belief 5 22 that the business will be operated lawfully, honestly, fairly. 5 23 and efficiently within the purposes of this chapter, and that 5 24 the<u>.</u> 5 25 The applicant, or if the applicant is an unincorporated 26 association, agency or partnership, then the individuals 5 27 involved, or if the applicant is a corporation then the 5 28 officers and directors thereof, have has not been convicted of 5 29 <u>or pled guilty to</u> a felony or <del>a</del> <u>an indictable</u> misdemeanor 5 30 <del>involving moral turpitude</del> for financial gain, or <del>have</del> <u>has</u> not 5 31 had a record of having defaulted in payment of money collected 5 32 for others, including the discharge of such debts through 5 33 bankruptcy proceedings, the superintendent shall thereupon 34 enter an order granting such application and forthwith issue 35 and deliver a license to the applicant. The superintendent 1 may require as part of the application a credit report and 2 other information. If the applicant is not a natural person, this subsection 4 shall apply to the owners, partners, members, shareholders, 5 officers, directors, and managers of the applicant. 6 6 6 b. 4. If the applicant has, at the time of the 7 application, a license for an office located within ten 6 8 statute miles of the location of the office named in the 6 9 application, no a license shall not be issued unless the 6 10 superintendent finds that public convenience will be served by 6 11 the issuance of such the license. c. 5. No A license shall not be transferable or 6 12 6 13 assignable. 6 14  $\frac{4}{\cdot}$  6. If the superintendent finds the applicant 6 15 qualified by under subsection 3 of this section, the If the superintendent finds the applicant not 6 16 superintendent shall enter an order denying such the 6 17 application and forthwith notify the applicant of the denial, 6 18 returning the license fee. Within fifteen days after the 6 19 entry of such order, the superintendent shall prepare written 6 20 findings and shall forthwith deliver a copy thereof to the 6 21 applicant. 6 22 Section 533A.5, Code 2005, is amended to read as Sec. 4. 6 23 follows: 6 24 533A.5 RENEWAL. Each To continue in the business of debt management, 6 25 26 each licensee shall apply on or before July June 1 may make application to the superintendent for renewal of its license. 6 28 The superintendent may assess a late fee of ten dollars per 29 day for applications submitted and accepted for processing <u>6 30 after June 1.</u> 6 31 2. The <u>renewal</u> application shall be on the form prescribed 6 32 by the superintendent and shall be accompanied by a fee of <del>one</del> 6 33 two hundred fifty dollars, together with a bond as in the case 34 of an original application. A separate renewal application 6 35 shall be made for each office maintained by the applicant. Sec. 5. <u>NEW SECTION</u>. 533A.5A CHANGE IN CONTROL == NAME 2 OR ADDRESS.

The prior written approval of the superintendent is 4 required whenever a change in the control of a licensee is 5 proposed. For purposes of this section, "control" in the case 6 of a corporation means direct or indirect ownership, or the 7 right to control, ten percent or more of the voting shares of 8 the corporation, or the ability of a person to elect a 9 majority of the directors or otherwise effect a change in 7 10 policy. "Control" in the case of any other entity means the 11 principals of the organization whether active or passive. 12 superintendent may require information deemed necessary to 7 13 determine whether a new application is required. When 7 14 requesting approval, the person shall submit a fee of one 7 15 hundred dollars to the superintendent. 7 16 2. A licensee shall notify the superintendent and submit a 7 17 fee of twenty=five dollars per license to the superintendent 7 18 thirty days in advance of the effective date of any of the 7 19 following: 7 20 a. A change in the name of the licensee. 7 21 b. A change in the address where the business is 7 22 conducted. 7 23 Section 533A.7, subsection 1, paragraph a, Code Sec. 6. 7 24 2005, is amended to read as follows: 7 25 a. Conviction of a felony or of a an indictable 26 misdemeanor involving moral turpitude for financial gain.
27 Sec. 7. Section 533A.9, Code 2005, is amended to read as 7 7 28 follows: 533A.9 FEE AGREED IN ADVANCE. 29 30 The fee of the licensee charged to the debtor shall be 31 agreed upon in advance and stated in the contract and 32 provision for settlement in case of cancellation or prepayment 33 shall <u>also</u> be clearly stated <u>herein</u> in the contract. The fee 34 of the licensee <u>charged to the debtor</u> shall not exceed fifteen 7 35 percent of any payment made by the debtor and distributed to 8 1 the creditors pursuant to the contract. In case of total 2 payment of the contract before the contract period has 8 3 expired, the licensee shall be entitled only to a fee of no 8 4 more than three percent of such the final payment.
5 Sec. 8. NEW SECTION. 533A.9A DONATIONS.
6 A donation shall not be charged to a debtor or creditor, 8 8 8 8 7 deducted from a payment to a creditor, deducted from the 8 debtor's account, or from payments made to the licensee 9 pursuant to the debt management contract. If a license 8 8 If a licensee 8 10 requests a donation from a debtor, the licensee must clearly 8 11 indicate that any donation is voluntary and not a condition or 8 12 requirement for providing debt management. Section 533A.10, Code 2005, is amended to read as 8 13 Sec. 9. 8 14 follows: 8 15 EXAMINATION OF LICENSEE. 533A.10 8 16 The superintendent may examine the condition and 8 17 affairs of  $\frac{a}{a}$  licensee. In connection with any 8 18 examination, the superintendent may examine on oath any 8 19 licensee, and any director, officer, employee, customer, 8 20 creditor, or stockholder of a licensee concerning the affairs 8 21 and business of the licensee. The superintendent shall 8 22 ascertain whether the licensee transacts its business in the 8 23 manner prescribed by the law and the applicable rules and 8 24 regulations issued thereunder. The licensee shall pay the 8 25 cost of the examination as determined by the superintendent, 8 26 which fee shall not exceed the sum of one hundred dollars per 8 27 day of examination based on the actual cost of the operation 28 of the finance bureau of the banking division of the 29 department of commerce, including the proportionate share of 8 30 the administrative expenses in the operation of the banking 8 31 division attributable to the finance bureau, as determined by 8 32 the superintendent, incurred in the discharge of duties 8 33 imposed upon the superintendent by this chapter. Failure to 8 34 pay the examination fee within thirty days of receipt of 8 35 demand from the superintendent shall automatically suspend the <del>license until the fee is paid</del> <u>subject the licensee to a late</u> 2 fee of up to five percent per day of the amount of the <u>3 examination fee for each day the payment is delinquent</u>. 9 2. In the investigation of alleged violations of this 5 chapter, the superintendent may compel the attendance of any 6 person or the production of any books, accounts, records and 9 7 files <del>used therein</del>, and may examine under oath all persons in 8 attendance <del>pursuant thereto</del>. The superintendent is authorized to make and promulgate as 10 prescribed by law regulations necessary to carry out the 11 purposes of this chapter. Sec. 10. <u>NEW SECTION</u>. 9 12 533A.12 RULES. The superintendent may adopt administrative rules pursuant

9 14 to chapter 17A to administer and enforce the provisions of 9 15 this chapter. 9 16 Section 533A.13, Code 2005, is amended to read as Sec. 11. 9 17 follows: 9 18 533A.13 LICENSE MANDATORY TO BUSINESS. 9 19 It shall be unlawful for an individual, partnership, 20 unincorporated association, agency or corporation a person to 9 21 engage in the business of debt management without first 9 22 obtaining a license as required by this chapter. Any 9 23 individual, partnership, unincorporated association, agency, 24 corporation or any other group of individuals, however 9 25 organized, person or any owner, partner, member, officer, 9 26 director, employee, agent, or representative thereof who shall 9 27 willfully or knowingly engage in the business of debt 9 28 management without the license required by this chapter, shall 9 29 be guilty of a serious misdemeanor. 9 30 DIVISION II 9 31 MORTGAGE BANKERS AND BROKERS 9 32 Sec. 12. Section 535B.1, subsection 2, Code Supplement 9 33 2005, is amended to read as follows: 2. 5A. "First mortgage "Mortgage loan" means a loan of 9 35 money secured by a first lien on residential real property and includes a refinancing of a contract of sale, an assumption of 10 10 a prior mortgage loan, and a refinancing of a prior mortgage 10 loan. 10 Section 535B.1, subsection 4, Code 2005, as Sec. 13. 5 amended by 2005 Iowa Acts, chapter 83, section 2, is amended 10 10 6 to read as follows: 4. "Mortgage banker" means a person who does one or more 10 8 of the following: 10 10 9 a. Makes at least four first mortgage loans on residential 10 10 real property located in this state in a calendar year. 10 11 b. Originates at least four first mortgage loans on 10 12 residential real property located in this state in a calendar year and sells four or more such loans in the secondary 10 13 10 14 market. 10 15 Services at least four first mortgage loans on 10 16 residential real property located in this state. However, a 10 17 natural person, who services less than fifteen first mortgage 10 18 loans on residential real estate within the state and who does 10 19 not sell or transfer first mortgage loans, is exempt from this 10 20 paragraph if that person is otherwise exempt from the 10 21 provisions of this chapter. "Mortgage banker" does not include a person whose job 10 22 10 23 responsibilities on behalf of a licensee or individual 10 24 registrant are to process mortgage loans, are solely clerical 10 25 in nature, or otherwise do not involve direct contact with 10 26 loan applicants. 10 27 Sec. 14. Section 535B.1, subsection 5, Code 2005, as 10 28 amended by 2005 Iowa Acts, chapter 83, section 3, is amended 10 29 to read as follows: "Mortgage broker" means a person who arranges or 10 30 10 31 negotiates, or attempts to arrange or negotiate, at least four 10 32 first mortgage loans or commitments for four or more such 10 33 loans on residential real property located in this state in a 10 34 calendar year. "Mortgage broker" does not include a person 10 35 whose job responsibilities on behalf of a licensee or 11 individual registrant are to process mortgage loans, are 11 2 solely clerical in nature, or otherwise do not involve direct 11 3 contact with loan applicants. Sec. 15. Section 535B.4, subsection 7, Code 2005, is 11 11 5 amended to read as follows: 11 7. Applications for renewals of licenses and individual 7 registrations under this chapter must be filed with the 8 administrator before June 1 of the year of expiration and on 11 9 forms prescribed by the administrator. A renewal application 11 10 must be accompanied by a fee of two hundred dollars for a 11 11 license to transact business solely as a mortgage broker, and 11 12 four hundred dollars for a license to transact business as a 11 13 mortgage banker. The fee to renew an individual registration 11 14 shall be the fee determined pursuant to 2005 Iowa Acts, 11 15 chapter 83, section 6. The administrator may assess a late 11 16 fee of ten dollars per day for applications or registrations 11 17 accepted for processing after June 1 Sec. 16. Section 535B.4, Code 2005, is amended by adding 11 19 the following new subsection: NEW SUBSECTION. 8. A licensee shall not conduct business 11 21 under any other name than that given in the license.

11 21 under any other name than that given in the license. A 11 22 fictitious name may be used, but a licensee shall conduct 11 23 business only under one name at a time. However, the 11 24 administrator may issue more than one license to the same 11 25 person to conduct business under different names at the same 11 26 time upon compliance for each such additional license with all 11 27 of the provisions of this chapter governing an original 11 28 issuance of a license.

Sec. 17. Section 535B.4A, subsection 2, as enacted by 2005 11 29 11 30 Iowa Acts, chapter 83, section 6, is amended to read as 11 31 follows:

11 32 2. An individual registrant who registers pursuant to this 11 33 section for the first time shall submit to a national criminal 11 34 background history check through the federal bureau of 35 investigation prior to being registered. The administrator 1 may submit the registrant's fingerprints to the federal bureau 11 12 12 12 12 12 12 12 2 of investigation by the department of public safety through 3 the state criminal history repository for the purpose of a 4 national criminal history check. The results of a criminal 5 history check conducted pursuant to this subsection shall not 6 be considered a public record under chapter 22. The

7 administrator shall collect fees necessary to cover the costs 8 associated with criminal background history checks conducted 9 pursuant to this section. 12 10

Sec. 18. <u>NEW SECTION</u>. 535B.6A NOTICE AND APPROVAL 12 11 REQUIRED.

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1. A licensee shall submit a notice of name change and a 12 13 twenty=five dollar fee for each license to the administrator thirty days prior to changing the name of the licensee.

2. The prior written approval is required whenever a 12 16 change in control of a licensee or registrant is proposed. 12 17 For purposes of this section, "control" means as defined in 12 18 section 524.103. The administrator may require the licensee 12 19 to provide any information deemed necessary by the 12 20 administrator to determine whether a new application is 12 21 required. At the time of requesting the approval, the 12 22 licensee or registrant requesting the change of control shall 12 23 pay to the administrator a fee of one hundred dollars. 12 24 Sec. 19. Section 535B.7, Code 2005, is amended to

Sec. 19. Section 535B.7, Code 2005, is amended to read as 12 25 follows:

535B.7 SUSPENSION OR REVOCATION OF LICENSE.

12 26 12 27 1. The administrator may, pursuant to chapter 17A, suspend 12 28 or revoke any license or individual registration issued 12 29 pursuant to this chapter if the administrator finds any of the 12 30 following:

- The licensee or individual registrant has violated a 12 31 12 32 provision of this chapter or a rule adopted under this chapter 12 33 or any other state or federal law applicable to the conduct of 12 34 its business including but not limited to chapters 535 and 12 35 535A.
- b. A fact or condition exists which, if it had existed at 2 the time of the original application for the license or individual registration, would have warranted the 13 4 administrator to refuse originally to issue the license or individual registration.
  - c. The licensee is found upon investigation to be insolvent, in which case the license shall be revoked 8 immediately.
- 2. The administrator may order an emergency suspension of 13 10 a licensee's license or an individual's registration pursuant 13 11 to section 17A.18A. A written order containing the facts or 13 12 conduct which warrants the emergency action shall be timely 13 13 sent to the licensee or individual registrant by restricted 13 14 certified mail. Upon issuance of the suspension order, the 13 15 licensee or individual registrant must also be notified of the 13 16 right to an evidentiary hearing. A suspension proceeding 13 17 shall be promptly instituted and determined.

13 18 Except as provided in this section, a license or individual 13 13 19 registration shall not be revoked or suspended except after 13 20 notice and a hearing thereon in accordance with chapter 17A.

- 13 21 3. A licensee may surrender a license and an individual registrant may surrender an individual registration by 13 23 delivering to the administrator written notice of surrender, 13 24 but a surrender does not affect the licensee's or individual registrant's civil or criminal liability for acts committed 13 26 before the surrender.
- 13 27 4. A revocation, suspension, or surrender of a license or individual registration does not impair or affect the 13 29 obligation of a preexisting lawful contract between the 13 30 licensee or individual registrant and any person, including a 13 31 mortgagor.
- 13 32 Sec. 20. Section 535B.10, Code Supplement 2005, is amended 13 33 to read as follows:
- 13 34 535B.10 INVESTIGATIONS AND EXAMINATIONS.
- 1. Within one hundred twenty days after the end of a

1 licensee's fiscal year, the licensee shall file financial 2 statements which are certified by an independent accounting 14 14

3 firm. 4 2. 14 For the purposes of discovering violations of this 2. . 14 5 chapter or any related rules adopted under this chapter or for 14 6 securing information lawfully required under this chapter, the 14 7 administrator may at any time and as often as the 8 administrator deems necessary, investigate the business and 14 9 examine the books, accounts, records, and files used by a 14 10 licensee or individual registrant. However, if the financial -14 11 statement required by subsection 1 shows that the licensee -14 12 satisfies the minimum net worth requirement necessary to be an -14 13 approved mortgagee by the United States department of housing -14 14 and urban development pursuant to its guidelines, as amended, -14 15 the licensee is not subject to an investigation or examination 14 16 as described in this subsection.

14 17 3. Notwithstanding subsection 2, all licensees are subject 14 18 to limited examination by the administrator to investigate -14 19 complaints or alleged violations about the licensee made to 14 20 the administrator. Such investigation or examination by the 14 21 administrator shall be restricted to acquiring information 14 22 from the licensee relevant to the alleged violations.

- 14 23 4. 3. In conducting any examination under this section, 14 24 the administrator may rely on current reports made by the 14 25 licensee which have been prepared for the following federal 14 26 agencies or federally related entities:
- 14 27 a. United States department of housing and urban 14 28 development.
  - b. Federal housing administration.

  - c. Federal national mortgage association.d. Government national mortgage association.e. Federal home loan mortgage corporation.
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  - f. Veterans administration.

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- 14 34 5. <u>4.</u> With respect to mortgage lenders or mortgage 14 35 bankers who are specifically exempted from this chapter but 1 are subject to sections 535B.11, 535B.12, and 535B.13, the 2 powers of examination and investigation concerning compliance 3 with sections 535B.11, 535B.12, and 535B.13 shall be exercised 4 by the official or agency to whose supervision the exempted 5 person is subject. If the administrator receives a complaint 6 or other information concerning noncompliance with this 7 chapter by an exempted person, the administrator shall inform 8 the official or agency having supervisory authority over that 9 person.
- 15 10 <del>6.</del> <u>5.</u> The licensee shall pay the cost of the a. examination or investigation as determined by the 15 12 administrator based on the actual cost of the operation of the 15 13 finance bureau of the banking division of the department of 15 14 commerce, including the proportionate share of administrative 15 15 expenses in the operation of the banking division attributable 15 16 to the finance bureau as determined by the administrator.
  15 17 incurred in the discharge of duties imposed upon the 15 18 administrator by this chapter.
- 15 19 <u>b.</u> The total charge for an examination or investigation 15 20 shall be paid by the licensee to the administrator within 15 21 thirty days after the administrator has requested payment. 15 22 The administrator may by rule provide for a charge for late 15 23 payment of the fee. The amount of the fee shall be based on 15 24 the actual costs of the examination as determined by the 15 25 administrator. Examination reports and correspondence 15 26 regarding these reports Failure to pay the charge within 27 thirty days shall subject the licensee to a late fee of up to 15 28 five percent of the amount of the examination or investigation 15 29 charge for each day the payment is delinquent.
- 15 30 6. a. All papers, documents, examination reports, and other writings relating to the supervision of licensees and 15 15 32 registrants shall be kept confidential except as provided in 15 33 this subsection, notwithstanding chapter 22.
- 15 34 The administrator may furnish information relating to 15 34 15 35 16 1 16 2 16 3 16 4 16 5 16 6 35 the supervision of licensees and registrants to the federal 1 agencies or federally related entities listed in subsection 3, 2 the federal deposit insurance corporation, the federal reserve 3 system, the office of the comptroller of the currency, the 4 office of thrift supervision, the national credit union 5 administration, the federal home loan bank, and financial 6 institution regulatory authorities of other states, or to any
- 16 7 official or supervising examiner of such regulatory
- 8 authorities.
  9 c. The administrator may release summary complaint 16 16 16 10 information regarding a particular licensee so long as the 16 11 information does not specifically identify the complainant.

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The administrator may prepare and circulate reports
16 13 reflecting financial information and examination results for
<u>16 14 all licensees on an aggregate basis, including other</u>
16 15 information considered pertinent to the purpose of each report 16 16 for general statistical information.
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         e. The administrator may prepare and circulate reports
        provided by law.
          f. The administrator may release the reports and
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16 20 correspondence in the course of an enforcement proceeding or a
16 21 hearing held by the administrator.
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                The administrator may also provide this information to
           <u>a.</u>
       the attorney general for purposes of enforcing this chapter or the consumer fraud Act, section 714.16.
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          Sec. 21. Section 535B.11, subsection 6, Code 2005, is
       amended to read as follows:
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           6. If a person in connection with a first mortgage loan
16 28 has possession of an abstract of title and fails to deliver
16 29 the abstract to the borrower within twenty calendar days of
       the abstract to the borrower within twenty calendar days of
16 30 the borrower's request made by certified mail return receipt
16 31 requested in connection with a proposed sale of the property,
 16 32 then the borrower may authorize the preparation of a new
16 33 abstract of title to the property and the person failing to
16 34 deliver the original abstract shall pay to the borrower the
16 35 reasonable costs of preparation. If the borrower brings an 17 1 action against the person failing to deliver to recover such
     2 the payment and in the action recovers the payment, then the
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     3 borrower shall also be entitled to recover attorney fees and
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       court costs incurred in the action.
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           Sec. 22. Section 535B.11, subsection 7, unnumbered
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       paragraph 1, Code 2005, is amended to read as follows:
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           When the servicing of a first mortgage loan is transferred,
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     8 sold, purchased, or accepted by a licensee or registrant, the
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       licensee or registrant who is transferring or selling the
17 10 servicing shall issue to the mortgagor, within five business
17 11 days of the transfer, a notice which shall include at a
17 12 minimum:
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           Sec. 23. Section 535B.13, Code 2005, is amended by adding
17 14 the following new subsection:
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           NEW SUBSECTION. 4. If the administrator finds, after
17 16 notice and hearing as provided in this chapter, that a person
17 17 has violated this chapter or a corresponding rule or an order
17 18 of the administrator, the administrator may order the person
17 19 to pay an administrative penalty of not more than five
17 20 thousand dollars for each violation, in addition to the costs 17 21 of investigation. If a person fails to pay the penalty and
17 22 costs, a lien in the amount of the penalty and costs may be
17 23 imposed upon all assets and property of the person in this
17 24 state and may be recovered in a civil action by the 17 25 administrator. Failure of the person to pay the penalty and
17 26 costs constitutes a separate violation of this chapter.
17 27 Sec. 24. <u>NEW SECTION</u>. 535B.17
17 28 ADMINISTRATOR == WAIVER AUTHORITY.
                                                 POWERS AND DUTIES OF THE
           In addition to any other duties imposed upon the
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17 30 administrator by law, the administrator may participate in a 17 31 multistate automated licensing system for mortgage bankers,
17 32 mortgage brokers, and individual registrants. For this
17 33 purpose, the administrator may establish by rule or order new
17 34 requirements as necessary, including but not limited to 17 35 requirements that license applicants and individual
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    1 registrants submit to fingerprinting, criminal history checks,
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       and pay fees therefor.
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                                     DIVISION III
                              DELAYED DEPOSIT SERVICES
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           Sec. 25. Section 533D.3, subsection 2, Code 2005, is
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       amended to read as follows:
           2. An applicant for a license shall submit an application-
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<del>-18</del>
        under oath, to the superintendent on forms prescribed by the
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     9 superintendent. The forms shall contain such information as
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       the superintendent may prescribe.
           Sec. 26. Section 533D.3, subsection 3, paragraph a, Code
18 11
18 12 2005, is amended to read as follows:
        a. An application fee in an amount prescribed by rule adopted by the superintendent of one hundred dollars.
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           Sec. 27. Section 533D.3, subsection 6, Code 2005, is
18 16 amended to read as follows:
18 17
           6. a. A license issued pursuant to this chapter shall be
18 18 conspicuously posted at the licensee's place of business. A 18 19 license shall remain in effect until the next succeeding May
18 20 1, unless earlier suspended or revoked by the superintendent.
          b. A license shall be renewed annually by filing with the
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18 22 superintendent on or before April 1 an application for renewal

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18 23 containing such information as the superintendent may require 18 24 to indicate any material change in the information contained 18 25 in the original application or succeeding renewal applications

18 26 and a renewal fee of one two hundred fifty dollars.
18 27 c. The superintendent may assess a late fee of ten dollars 18 27 18 28 per day for applications submitted and accepted for processing 18 <u>after April 1.</u>

Sec. 28. Section 533D.6, subsection 1, Code 2005, is amended to read as follows:

18 32 1. The prior written approval of the superintendent is 18 33 required for the continued operation of a delayed deposit 18 34 services business whenever a change in control of a licensee 18 35 is proposed. The person requesting such approval shall pay to 1 the superintendent a fee of one hundred dollars. Control in 2 the case of a corporation means direct or indirect ownership, 3 or the right to control, ten percent or more of the voting 4 shares of the corporation, or the ability of a person to elect 5 a majority of the directors or otherwise effect a change in 6 policy. Control in the case of any other entity means any change in the principals of the organization, whether active 8 or passive. The superintendent may require information deemed 9 necessary to determine whether a new application is required. 19 10 Costs incurred by the superintendent in investigating a change 19 11 of control request shall be paid by the person requesting such 19 12 approval. 19 13

Sec. 29. Section 533D.7, subsection 3, Code 2005, is 19 14 amended to read as follows:

19 15 3. A fee of one hundred fifty twenty=five dollars shall be 19 16 paid to the superintendent for each request made pursuant to 19 17 subsection 1 or 2 for a change of location. For each new <u>19</u> 19 18 branch office established, a fee of two hundred fifty dollars
19 19 shall be paid to the superintendent.

Sec. 30. <u>NEW SECTION</u>. 533D.7A NOTICE OF NAME CHANGE. A licensee shall notify the superintendent thirty days in 19 22 advance of the effective date of a change in the name of the 19 23 licensee. With the notice of change, the licensee shall 19 24 submit a fee of twenty=five dollars per license to the 19 25 superintendent.

19 26 Sec. 31. Section 533D.9, subsections 2 and 3, Code 2005, 19 27 are amended to read as follows:

2. The licensee must indicate on the face of the check that the check is an instrument in a delayed deposit 19 28 19 30 transaction.

19 31 2. 3. A licensee shall give to the maker of the check, at 19 32 the time any delayed deposit service transaction is made, or 19 33 if there are two or more makers, to one of them, notice 19 34 written in clear, understandable language disclosing all of 19 35 the following:

The fee to be charged for the transaction. a.

The annual percentage rate on the first hundred dollars 3 on the face amount of the check which the fee represents, and 20 4 the annual percentage rate on subsequent one hundred dollar - 5 increments which the fee represents, if different as computed 6 pursuant to the federal Truth in Lending Act.

c. The date on which the check will be deposited or

8 presented for negotiation.

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d. Any penalty, not to exceed fifteen dollars, which the 20 10 licensee will charge if the check is not negotiable on the 20 11 date agreed upon. A penalty to be charged pursuant to this 20 12 section shall only be collected by the licensee once on a 20 13 check no matter how long the check remains unpaid. A penalty 20 14 to be charged pursuant to this section is a licensee's 20 15 exclusive remedy and if a licensee charges a penalty pursuant 20 16 to this section no other penalties under this chapter or any 20 17 other provision apply.

20 18  $\frac{3}{2}$ . In addition to the notice required by subsection  $\frac{2}{2}$ 20 19 3, every licensee shall conspicuously display a schedule of 20 20 all fees, charges, and penalties for all services provided by 20 21 the licensee authorized by this section. The notice shall be The notice shall be 20 22 posted at the office and every branch office of the licensee. 20 23

Sec. 32. Section 533D.10, subsection 1, paragraph f, Code

2005, is amended to read as follows:

f. Receive any other charges or fees in addition to the 20 24 20 26 fees listed in section 533D.9, subsections 1 and  $\frac{2}{3}$ .

Sec. 33. Section 533D.11, Code 2005, is amended to read as 20 28 follows:

533D.11 EXAMINATION OF RECORDS BY SUPERINTENDENT.

20 30 . The superintendent shall examine the books, accounts, 20 31 and records of each licensee annually. The costs of the 20 32 superintendent incurred in an examination shall be paid by the 20 33 licensee at least once a year and as needed to secure

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information required pursuant to this chapter and to determine
        35 whether any violations of this chapter have occurred.
             licensee shall pay the cost of the examination.
          2 2. The superintendent may examine or investigate
3 complaints or reports concerning alleged violations of this
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          4 chapter or any rule adopted or order issued by the
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          5 superintendent. The superintendent may order the actual cost
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          6 of the examination or investigation to be paid by the person
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         7 who is the subject of the examination or investigation,
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         8 whether or not the alleged violator is licensed.
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                   3. The superintendent shall determine the cost of the
21 10 examination or investigation based upon the actual cost of the 21 11 operation of the finance bureau of the banking division of the 21 12 department of commerce, including the proportionate share of 21 13 administrative expenses in the operation of the banking 21 14 division attributable to the finance bureau as determined by 21 15 the superintendent, incurred in the discharge of duties 21 16 imposed upon the superintendent by this chapter.
21 17 4. Failure to pay the examination or investigation fee 21 18 within thirty days of receipt of demand from the 21 19 superintendent shall subject the licensee to a late fee of upon 21 20 to five percent of the amount of the examination or 21 21 investigation fee for each day the payment is delinquent.
21 22 5. Except as otherwise provided by this chapter, all 21 23 papers, documents, examination reports, and other writing 21 24 relating to the supervision of licensees are not public 21 25 records and are not subject to disclosure under chapter 22. 21 26 The superintendent may disclose information to representative 21 27 of other state or federal regulatory authorities. The 21 28 superintendent may release summary complaint information so 21 29 long as the information does not specifically identify the 21 30 complainant. The superintendent may prepare and circulate 21 31 reports reflecting financial information and examination 21 32 results for all licensees on an aggregate basis, including 21 33 other information considered pertinent to the purpose of each 21 34 report for general statistical information. The superintendent may prepare and circulate 22 correspondence in the course of an enforcement proceeding or 23 results for all licensees on an aggregate basis, including 21 33 other information considered pertinent to the purpose of each 21 34 report for general statistical information. The superintendent may 22 feature provided by 22 1 law. The superintendent may release the reports and 22 correspondence in the course of an enforcement proceeding or 23 hearing 
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        10 examination or investigation based upon the actual cost of
        11 operation of the finance bureau of the banking division of the
        19 superintendent shall subject the licensee to a late fee of up 20 to five percent of the amount of the examination or
        26 The superintendent may disclose information to representatives 27 of other state or federal regulatory authorities. The
        33 other information considered pertinent to the purpose of each
          5 purposes of enforcing this chapter or the consumer fraud Act,
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                                                          REGULATED LOANS
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                   Sec. 34. Section 536.2, Code 2005, is amended to read as
  22 10 follows:
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                               APPLICATION == FEES.
  22 12
                   1. Application An application for such a license shall be
  22 13 in writing, under oath, and in the form prescribed by the
  22 14 superintendent, and shall contain the all of the following: 22 15 a. The name and the address, tooth of the residence and
   22 16 place of business), of the applicant, and if. If the
   22 17 applicant is <u>not</u> a <del>copartnership or association</del> <u>natural</u>
        <u>18 person, the application shall include the name and address</u> of
   22 19 every member thereof, and if a corporation, of each officer
 22 20 and director thereof; also the, director, officer, manager,
 22 21
22 22
            and trustee of the applicant.
                   b. The county and municipality with street and number, if
   22 23 any, of the place where the business of making loans under the
  22 24 provisions of this chapter is to be conducted. and such
 <del>-22-25 further</del>
   22 26
                         Other relevant information as the superintendent may
                <u>c.</u>
   22 27 require.
   22 28
                   2. Such The applicant at the time of making such the
   22 29 application shall pay to the superintendent the sum of fifty
   22 30 one hundred dollars if the liquid assets of the applicant are
        31 not in excess of twenty thousand dollars, and the sum of one
        32 hundred dollars if the liquid assets of the applicant are in
 -2.2
 -22 33 excess of twenty thousand dollars, as a fee for investigating
  22 34 the application and the additional sum of one hundred twenty=
 -2.2
        35 five dollars if the liquid assets of the applicant are not in
             excess of twenty thousand dollars, and two hundred fifty
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          2 dollars if the liquid assets of the applicant are in excess of
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             twenty thousand dollars, as an annual license fee.
                   3. Every applicant shall also prove, in form satisfactory
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         5 to the superintendent, that the applicant has available for 6 the operation of such business at the place of business
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              specified in the application, liquid assets of at least five
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8 thousand dollars, or that the applicant has at least the said 9 amount actually in use in the conduct of such business at such

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23 10 place of business. 23 11 Sec. 35. Section 536.7, Code 2005, is amended to read as 23 12 follows: 23 13 536.7 SEPARATE LICENSE == CHANGE OF NAME OR PLACE OF 536.7 23 14 BUSINESS. 23 15 1. Not more than Only one place of business where such 23 16 loans are made shall be maintained under the same  $\underline{a}$  license, <del>-23</del> but. However, the superintendent may issue more than one 23 18 license to the same licensee upon compliance, for each such 23 19 additional license, with all the provisions of this chapter 23 20 governing an original issuance of a license. Whenever a licensee shall change such place of business to 23 21 -23 22 another location the licensee shall at once give written 23 23 notice thereof to the superintendent who shall attach to the 23 24 license in writing the superintendent's record of the change 23 25 and the date thereof, which shall be authority for the 23 26 operation of such business under such license at such new -2.327 place of business. A licensee shall notify the superintendent and submit a 29 fee of twenty=five dollars per license to the superintendent 30 thirty days in advance of the effective date of any of the 31 following: a. A change in the name of the licensee. 23 32 b. A change in the address of the location where the business is conducted. 23 33 23 23 35 Sec. 36. <u>NEW SECTION</u>. 536.7A CHANGE IN CONTROL == 1 APPROVAL. 2.4 24 The prior written approval of the superintendent is 24 3 required whenever a change in control of the licensee is 4 proposed. For purposes of this section, "control" means 5 control as defined in section 524.103. The superintendent may 24 24 6 require information deemed necessary to determine whether a 2.4 24 7 new application is required. When requesting approval, the 8 person shall submit a fee of one hundred dollars to the 9 superintendent. 24 superintendent. 24 24 10 Sec. 37. Section 536.8, Code 2005, is amended to read as 24 11 follows: 24 12 ANNUAL FEE == PAYMENT == NEW BOND. 536.8 24 13 Every licensee shall <u>annually</u>, on or before the fifteenth 24 14 day of each December 1, submit a renewal application on forms
24 15 prescribed by the superintendent and pay to the superintendent
24 16 the sum as provided in section 536.2 as an annual license fee 24 17 for the next succeeding calendar year and shall at the same 24 18 time file with the superintendent a new bond or renewal of the 24 19 old bond in the same amount and of the same character as 24 20 required by section 536.3. The superintendent may assess a 24 21 late fee of ten dollars per day, per license for renewal 24 22 24 23 22 applications received after December 1.
23 Sec. 38. Section 536.10, Code 2005, is amended to read as 24 24 follows: 536.10 EXAMINATION OF BUSINESS == FEE.

1. For the purpose of discovering violations of this 24 25 24 26 24 27 chapter or securing information lawfully required by the 24 28 superintendent hereunder, the superintendent may at any time, 24 29 either personally or by an individual or individuals duly 24 30 designated by the superintendent designee, investigate the 24 24 31 loans and business and examine the books, accounts, records, 24 32 and files used therein, of every licensee and of every person 24 33 engaged in the business described in section 536.1, whether 24 34 such person shall act or claim to act as principal or agent, 24 35 or under or without the authority of this chapter. For that -25<del>purpose the</del> 25 a. The superintendent and the superintendent's duly <del>3 designated representatives</del> <u>designee</u> shall have and be given -2525 4 free access to the place of business, books, accounts, papers, 25 5 records, files, safes, and vaults of all such persons 2.5 **b.** The superintendent and all individuals duly designated 25 by the superintendent the designee shall have authority to -25Ω 25 9 require the attendance of and to examine under oath all 25 10 individuals whomsoever whose testimony the superintendent may 25 11 require relative to such the loans or such the business. 2. The superintendent shall make an examination of the 25 12 25 13 affairs, place of business, and records of each licensed place 25 14 of business at least once each year.
25 15 3. A licensee subject to examination, supervision, and 25 16 regulation by the superintendent, shall pay to the 25 17 superintendent an examination fee, based on the actual cost of 25 18 the operation of the regulated loan bureau of the banking 25 19 division of the department of commerce, and the proportionate 25 20 share of administrative expenses in the operation of the

25 21 banking division attributable to the regulated loan bureau as 25 22 determined by the superintendent of banking. The fee shall 25 23 apply equally to all licenses and shall not be changed more 25 24 frequently than annually and when changed. A fee change 25 25 shall be effective on January 1 of the year following the year 25 26 in which the change is approved.

25 27 4. Upon completion of each examination required or allowed 25 28 by this chapter, the examiner shall render a bill for such <del>-25-29 fee, in triplicate, and</del> shall deliver one copy <u>of the bill</u> 30 the examination to the licensee and two copies to the 25 31 superintendent. Failure to pay the fee to the superintendent 25 32 within ten thirty days after the date of the close of each -25 33 such the examination shall subject the licensee to an 25 34 additional fee of five percent of the amount of such the fee

25 35 for each day the payment is delinquent. 5. Except as otherwise provided by this chapter, all

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26 1 5. Except as otherwise provided by this chapter, all 26 2 papers, documents, examination reports, and other writing 26 3 relating to the supervision of licensees are not public 26 4 records and are not subject to disclosure under chapter 22 26 5 The superintendent may disclose information to representati 26 6 of other state or federal regulatory authorities. The 26 7 superintendent may release summary complaint information so 26 8 long as the information does not specifically identify the 26 9 complainant. The superintendent may prepare and circulate 26 10 reports reflecting financial information and examination 26 11 results for all licensees on an aggregate basis, including 26 12 other information considered pertinent to the purpose of eace 26 13 report for general statistical information. 5 The superintendent may disclose information to representatives 12 other information considered pertinent to the purpose of each 26 13 report for general statistical information. The 26 14 superintendent may prepare and circulate reports prov 26 15 law. The superintendent may release the reports and 14 superintendent may prepare and circulate reports provided by 26 16 correspondence in the course of an enforcement proceeding or a 26 17 hearing held by the superintendent. The superintendent may 26 18 also provide this information to the attorney general for 19 purposes of enforcing this chapter or the consumer fraud Act, 20 section 714.16.
21 Sec. 39. Section 536.13, Code Supplement 2005, is amended 26

26 22 to read as follows:

536.13 BANKING COUNCIL SUPERINTENDENT == REPORT == 26 24 CLASSIFICATION == RULES == PENALTY == CONSUMER CREDIT CODE.

1. The state banking council superintendent may 26 26 investigate the conditions and find the facts with reference 26 27 to the business of making regulated loans, as described in 26 28 section 536.1 and after making the investigation, report in 26 29 writing its findings to the next regular session of the 26 30 general assembly, and upon the basis of the facts:

a. Classify regulated loans by a rule according to a 26 32 system of differentiation which will reasonably distinguish 26 33 the classes of loans for the purposes of this chapter.

- b. Determine and fix by a rule the maximum rate of 26 35 interest or charges upon each class of regulated loans which will induce efficiently managed commercial capital to enter the business in sufficient amounts to make available adequate credit facilities to individuals. The maximum rate of 4 interest or charge shall be stated by the <del>council</del> superintendent as an annual percentage rate calculated according to the actuarial method and applied to the unpaid balances of the amount financed.
- 2. Except as provided in subsection 7, the council superintendent may redetermine and refix by rule, in 27 10 accordance with subsection 1, any maximum rate of interest or 27 11 charges previously fixed by it, but the changed maximum rates 27 12 shall not affect pre=existing loan contracts lawfully entered 27 13 into between a licensee and a borrower. All rules which the 27 14 <u>council superintendent</u> may make respecting rates of interest 27 15 or charges shall state the effective date of the rules, which 27 16 shall not be earlier than thirty days after notice to each 27 17 licensee by mailing the notice to each licensed place of 27 18 business.
- 3. Before fixing any classification of regulated loans or 27 20 any maximum rate of interest or charges, or changing a 27 21 classification or rate under authority of this section, 27 22 council superintendent shall give reasonable notice of its the 27 23 superintendent's intention to consider doing so to all 27 24 licensees and a reasonable opportunity to be heard and to 27 25 introduce evidence with respect to the change or 27 26 classification.
- 27 27 4. Beginning July 4, 1965, and until such time as a 27 28 different rate is fixed by the <del>council</del> <u>superintendent</u>, the 27 29 maximum rate of interest or charges upon the class or classes 27 30 of regulated loans is three as follows:
  - Three percent per month on any part of the unpaid

27 32 principal balance of the loan not exceeding one hundred fifty 27 33 dollars and two.

Two percent per month on any part of the loan in excess 27 34 27 35 of one hundred fifty dollars, but not exceeding three hundred 1 dollars<del>, and one</del>.

2 <u>c. One</u> and one=half percent per month on any part of the 3 unpaid principal balance of the loan in excess of three 4 hundred dollars, but not exceeding seven hundred dollars, and

<u>One</u> percent per month on any part of the unpaid 7 principal balance of the loan in excess of seven hundred 8 dollars.

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5. A licensee under this chapter may lend any sum of money 28 10 not exceeding twenty=five thousand dollars in amount and may charge, contract for, and receive on the loan interest or 28 12 charges at a rate not exceeding the maximum rate of interest 28 13 or charges determined and fixed by the council superintendent 28 14 under authority of this section or pursuant to subsection 28 15 for those amounts in excess of ten thousand dollars.

6. If any interest or charge on a loan regulated by this 28 17 chapter in excess of those permitted by this chapter is 28 18 charged, contracted for, or received, the contract of loan is 28 19 void as to interest and charges and the licensee has no right 28 20 to collect or receive any interest or charges. In addition, 28 21 the licensee shall forfeit the right to collect the lesser of 28 22 two thousand dollars of principal of the loan or the total 28 23 amount of the principal of the loan.

28 24 7. <u>a.</u> The <u>council superintendent</u> may establish the 28 25 maximum rate of interest or charges as permitted under this 28 26 chapter for those loans whose with an unpaid principal balance 28 27 is of ten thousand dollars or less. For those loans whose 28 28 with an unpaid principal balance is of over ten thousand 28 29 dollars, the maximum rate of interest or charges which a 28 30 licensee may charge shall be the greater of the rate permitted 28 31 by chapter 535 or the rate authorized for supervised financial 28 32 organizations by chapter 537.

<u>b.</u> The Iowa consumer credit code, chapter 537, applies to 34 a consumer loan in which the licensee participates or engages, 28 35 and a violation of the Iowa consumer credit code, chapter 537, 1 is a violation of this chapter.

c. Article 2, parts 3, 5, and 6 of chapter 537, ar article 3 of chapter 537, sections 537.3203, 537.3206, 4 537.3209, 537.3304, 537.3305, and 537.3306 apply to any credit 5 transaction, as defined in section 537.1301 in which a 6 licensee participates or engages, and any violation of those 7 parts or sections is a violation of this chapter. For the 8 purpose of applying the Iowa consumer credit code, chapter 9 537, to those credit transactions, "consumer loan" includes a 29 10 loan for a business purpose.

d. A provision of the Iowa consumer credit code, chapter 29 12 537, applicable to loans regulated by this chapter supersedes 29 13 a conflicting provision of this chapter.

Sec. 40. Section 536.16, subsection 1, Code 2005, is 29 15 amended to read as follows:

1. Section 536.2 to the extent it requires payment of an annual license fee in excess of two hundred fifty dollars and 29 18 requires a person to prove the person has any dollar amount of 29 19 liquid assets or the use of any dollar amount in the conduct 29 20 of the person's business at the licensed place of business. Sec. 41. Section 536.23, Code 2005, is amended to read as

29 22 follows: 536.23 JUDICIAL REVIEW.

Judicial review of the actions of the superintendent or the 25 state banking council may be sought in accordance with the 29 26 terms of the Iowa administrative procedure Act, chapter 17A. Sec. 42. Section 536.28, subsection 3, Code Supplement

29 28 2005, is amended by striking the subsection.
29 29 Sec. 43. Section 536.25, Code 2005, is repealed.

DIVISION V

INDUSTRIAL LOANS

Sec. 44. Section 536A.7, Code 2005, is amended to read as follows:

536A.7 APPLICATION FOR LICENSE.

29 35 1. Applications The application for licenses a license to engage in the business of operating an industrial loan companies company shall be in writing on such forms in the form as may be prescribed by the superintendent. The application shall give all of the following information:

The name of the corporation, the.

The location where the business is to be conducted, including the street address of the place of business, the.

3.0 The names and addresses of the officers and directors 30 9 of the corporation and such other. 30 10

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d. Other relevant information as the superintendent shall 30 11 require.

30 12 2. At the time of making such the application the 30 13 applicant shall pay to the superintendent the sum of fifty one hundred dollars to cover the cost of the investigation of the 30 15 applicant. The applicant shall also pay to the superintendent 30 16 the sum of two hundred fifty dollars as an annual license fee 30 17 for the period ending December 31 next following the 30 18 application; provided that if the license is granted after

30 19 June 30 in any year, the license fee for the remainder of that -30 20 year shall be one hundred twenty-five dollars and any license 30 21 fee paid by the applicant in excess of that amount shall be 30 22 refunded by the superintendent.

Sec. 45. Section 536A.12, Code 2005, is amended to read as

30 24 follows: 30 25 536A. 536A.12 CONTINUING LICENSE == ANNUAL FEE == CHANGE OF 30 26 LOCATION == CHANGE OF CONTROL.

1. Each such license remains in full force and effect 30 27 30 28 until surrendered, revoked, or suspended, or until there is a 30 29 change of control on or after January 1, 1996.

30 30 <u>2.</u> A licensee, on or before the second day of January 30 31 <u>December 1</u>, shall pay to the superintendent the sum of two 30 32 hundred fifty dollars as an annual license fee for the 30 33 succeeding calendar year. The licensee shall submit the

30 34 annual license fee with a renewal application in the form
30 35 prescribed by the superintendent. The superintendent may
31 1 assess a late fee of ten dollars per day per license for
31 2 applications received after December 1.
31 3 3. When a licensee changes its name or place of business
31 4 from one location to another in the same city, it shall at
31 5 once give written notice to the superintendent who shall
31 6 attach to the license in writing the superintendent's record
31 7 of the change and the date of the change, which is authority
31 8 for the operation of the business under that license at the 31 8 for the operation of the business under that license at the
31 9 new place of business the licensee shall notify the
31 10 superintendent thirty days in advance of the effective date of
31 11 the change. A licensee shall pay a fee of twenty=five dollars
31 12 per license to the superintendent with the notification of
31 13 change.
31 14 2. 4. a. A person who proposes to purchase or otherwise
31 15 acquire directly or indirectly, any of the outstanding shares

31 15 acquire, directly or indirectly, any of the outstanding shares 31 16 of an industrial loan company which would result in a change 31 17 of control of the industrial loan company, shall first apply 31 18 in writing to the superintendent for a certificate of approval 31 19 for the proposed change of control.

At the time of making the application, the applicant shall pay to the superintendent one hundred dollars to cover

31 22 the cost of the investigation of the applicant.
31 23 c. The superintendent shall grant the certificate if the 31 24 superintendent is satisfied that of both of the following: (1) The person who proposes to obtain control of the 31 26 industrial loan company is qualified by character, experience, 31 27 and financial responsibility to control and operate the 31 28 industrial loan company in a sound and legal manner, and that 31 29 the.

The interests of the thrift certificate holders, 31 31 creditors, and shareholders of the industrial loan company 31 32 and of the public generally, shall will not be jeopardized by 31 33 the proposed change of control.

34 d. If a board member of the industrial loan company has 31 35 reason to believe any of the requirements of this subsection 1 have not been complied with met, the board member shall 2 promptly report the facts in writing such facts to the 3 superintendent.

e. If there is any doubt as to whether a change in the 5 ownership of the outstanding shares is sufficient to result in control of the industrial loan company, or to effect a change in the control of the industrial loan company, such the doubt 8 shall be resolved in favor of reporting the facts to the 9 superintendent.

32 10  $\frac{3}{5}$ .  $\frac{5}{5}$  a. For purposes of this section, "control" means 32 11 control as defined in section 524.103. However, a change of 12 control does not occur when a majority shareholder of an 32 13 industrial loan company transfers the shareholder's shares of 32 14 the industrial loan company to a revocable trust, so long as 32 15 the transferor retains the power to revoke the trust and take 32 16 possession of such the shares.

32 17 b. Notwithstanding the provisions of paragraph "a", a 32 18 change of control is deemed to occur two years after the death

32 19 of the majority shareholder, whether the shareholder's shares 32 20 of the industrial loan company are held in a revocable trust 32 21 or otherwise. 32 22 Sec. 46. 32 23 follows: Sec. 46. Section 536A.15, Code 2005, is amended to read as 32 24 536A.15 EXAMINATION OF LICENSEES. 32 25 1. The superintendent or the superintendent's duly 32 26 authorized representative designee shall, at least once each 32 27 year without previous notice, examine the books, accounts, and 32 28 records of each licensee engaged in the industrial loan 32 29 business as defined by this chapter. A licensee issuing 32 30 senior debt to the general public shall be audited at the 32 31 expense of the licensee by a certified public accountant 32 32 licensed to practice in the state of Iowa. A licensee not 32 33 issuing senior debt to the general public may provide an 32 34 audited statement of the licensee's parent corporation which 32 35 includes the Iowa licensee. After receiving such an audit or 33 1 audited statement, the superintendent may make further 2 examination of the licensee as the superintendent deems 33 3 necessary. A record of each examination shall be kept in the 33 33 4 superintendent's office. The examinations and reports, and 33 5 other information connected with them, shall be kept <del>-33</del> 6 confidential in the office of the superintendent and shall not 33 7 be subject to publication or disclosure to others except as in -33 8 this chapter provided. 2. Except as otherwise provided by this chapter, 33 9 33 10 papers, documents, examination reports, and other writing 33 11 relating to the supervision of licensees are not public 33 12 records and are not subject to disclosure under chapter 22.

33 13 The superintendent may disclose information to representatives

33 14 of other state or federal regulatory authorities. The

33 15 superintendent may release summary complaint information so

33 16 long as the information does not specifically identify the 33 16 long as the information does not specifically identify the
33 17 complainant. The superintendent may prepare and circulate
33 18 reports reflecting financial information and examination
33 19 results for all licensees on an aggregate basis, including
33 20 other information considered pertinent to the purpose of examination and examination considered pertinent to the purpose of examination and examination. The 20 other information considered pertinent to the purpose of each 33 22 superintendent may prepare and circulate reports prov 33 23 law. The superintendent may release the reports and 22 superintendent may prepare and circulate reports provided by 33 24 correspondence in the course of an enforcement proceeding or a 33 25 hearing held by the superintendent. The superintendent may 33 26 also provide this information to the attorney general for 27 purposes of enforcing this chapter or the consumer fraud Act, 33 28 section 714.16. 33 29 3. Any evidence of criminal acts committed by officers, 33 30 directors, or employees of an industrial loan company shall be 33 31 reported by the superintendent to the proper authorities.
33 32 4. The licensee shall be charged and shall pay the actual 33 32 4. The licensee shall be charged and shall pay the actual 33 33 costs of the examination as determined by the superintendent 33 34 based on the actual cost of the operation of the finance 33 35 bureau of the banking division of the department of commerce 34 1 including the proportionate share of administrative expenses 34 2 in the operation of the banking division attributable to the 34 3 finance bureau as determined by the superintendent incurred i 34 4 the discharge of the duties imposed upon the superintendent 134 5 this chapter. Failure to pay the examination fee within 34 6 thirty days of receipt of demand from the superintendent shal 34 7 subject the licensee to a late fee of five percent of the 34 8 amount of the examination fee for each day the payment is 34 9 delinguent. 4 the discharge of the duties imposed upon the superintendent by 5 this chapter. Failure to pay the examination fee within 6 thirty days of receipt of demand from the superintendent shall 7 subject the licensee to a late fee of five percent of the 34 9 delinguent. 34 10 Sec. 47. Section 536A.25, subsections 1 and 3, Code 2005, 34 11 are amended to read as follows: 1.  $\underline{a.}$  An industrial loan company licensed under this 34 12 34 13 chapter that sells debt instruments to the general public in 34 14 the form of thrift certificates, installment thrift 34 15 certificates, certificates of indebtedness, promissory notes, 34 16 or similar evidences of indebtedness shall not make a loan of 34 17 money or property to or guarantee the obligations of its 34 18 directors or officers; or loan to any borrower, other than a 34 19 subsidiary or affiliated corporation, more than twenty percent 34 20 of its total capital, surplus, and undivided profits.
34 21 b. A licensee shall not make a loan under any other name 34 22 or at any other place of business than that named in the 34 23 license. 34 24 Investments by an industrial loan company licensed 34 25 under this chapter that sells debt instruments to the general 34 26 public in the form of thrift certificates, installment thrift 34 27 certificates, certificates of indebtedness, promissory notes, 34 28 or similar evidences of indebtedness are subject to the

34 29 provisions of section 524.901 as applied to state banks.

Sec. 48. Section 536A.30, Code 2005, is amended to read as 34 30 34 31 follows: 34 32 536A.30 N 34 33 SOLICITATION. 34 34 Notwithsta 536A.30 NONRESIDENT LICENSEES == FACE=TO=FACE Notwithstanding other provisions of this chapter to the 34 35 contrary, a person which that neither has an office physically 35 1 located in this state nor engages in face=to=face solicitation 35 in this state, if authorized by another state to make loans in 35 3 that state at a rate of finance charge in excess of the rate 4 provided in chapter 535, shall not be subject to the following 35 35 5 provisions of this chapter: 35 6 1. Section 536A.7, to the extent it requires payment of an <del>-35</del> annual license fee in excess of two hundred fifty dollars. 2. Section 536A.8.
3. 2. Section 536 35 35 2. Section 536A.10, subsections 2, 3, and 4. 35 10 4. Section 536A.12, to the extent it requires a licensee 35 11 to pay an annual license fee which, when combined with that 12 required in section 536A.7, is in excess of two hundred fifty 35 13 dollars. 35 14 <del>5.</del> <u>3.</u> Section 536A.15, to the extent it requires the 35 15 superintendent to make an examination and audit of the books, 35 16 accounts and records of the licensee on a periodic basis. 35 17 EXPLANATION 35 18 This bill amends and updates five different Code chapters, 35 19 the provisions of which are administered by the superintendent 35 20 of banking, as follows: 35 21 Chapter 533A Debt management. 35 22 Chapter 535B Mortgage bankers and brokers. Chapter 533D Delayed deposit services. 35 23 35 24 Chapter 536 Regulated loans. Chapter 536A Industrial loans. 35 25 The bill makes similar amendments to the various chapter 35 26 35 27 provisions, including the following: 1. Licensure requirements. The bill deletes the writing 35 28 35 29 requirement for applications, addresses what persons are 35 30 required to apply for a license and pay an annual fee, and the 35 31 basis upon which the superintendent grants a license and 35 32 conducts investigations. 2. Renewal of license. 35 33 The bill provides for an annual 35 34 renewal application, and adjusts the due dates for 35 35 applications. The bill also provides for annual fees and late 36 fees. 36 3. Change in control, name or address provisions; fee 36 3 required. Prior to a change in control, as defined, the 36 superintendent must approve the change and may require 36 5 information to determine whether a new application must be filed. A \$100 fee is required for approval. Likewise, the 36 licensee must notify the superintendent of a proposed change 36 36 in the name or address. A \$25 fee is required for each license affected by the change in name or address.
4. Cost of examination. The superintendent is required to 36 36 10 determine the cost of examination based upon the actual cost 36 11 36 12 of operation of the finance bureau of the banking division, 36 13 including the proportionate share of administrative expenses. 36 14 The licensee must pay a fee for late payment of the 36 15 examination fee. 36 16 5. Release of information. All documents relating to the 36 17 superintendent's supervision of licensees are confidential; 36 18 however, the superintendent is authorized to disclose 36 19 information to state or federal regulatory authorities and 36 20 also under circumstances that do not disclose the identity of 36 21 the licensee, i.e., aggregate reporting. The superintendent 36 22 may provide information to the attorney general as well for 36 23 purposes of enforcing the law. 36 24 In Code chapter 533A, the bill defines "allowable cost" "donation", and "gratuitous debt=management service" and other 36 25 36 26 terms. A donation is an amount of money paid by the debtor to 36 27 the licensee as a gift outside the debt management service. 36 28 If a licensee requests a donation, the licensee must make it 36 29 clear to the debtor that the donation is not a condition or 36 30 requirement for debt management services. A donation is not a 36 31 For the licensing, the bill increases the bond amount 36 32 from \$10,000 to \$25,000. And, the renewal license fee is

36 34 Code chapter 535B currently applies to first mortgage
36 35 loans. The bill strikes the word "first" so that the chapter
37 1 provisions now apply to any loan secured by residential real
37 2 property. The bill requires the licensee to conduct business
37 3 under the name named in the license; however, the
37 4 administrator may issue more than one license upon compliance
38 5 with the chapter. The bill also adds an enforcement

36 33 raised from \$100 to \$250.

6 provision. If a person violates the chapter, or a rule or 7 order as applicable, the administrator may order that the 37 8 person pay a penalty of not more than \$5,000 for each 9 violation, in addition to the costs of the investigation. 37 37 37 10 Finally, the bill provides that the administrator may 37 11 participate in a multistate automated licensing system for 37 12 mortgage bankers, mortgage brokers, and individual 37 13 registrants. For purposes of such a multistate automated 37 14 licensing system, the administrator may create by rule or 37 15 order new requirements for applicants, such as fingerprinting 37 16 and criminal history checks and related fees.
37 17 In Code chapter 533D, the bill requires that the licensee 37 18 indicate on the face of the check that the check is an 37 19 instrument in a delayed deposit transaction. The licensee 37 20 must disclose to the maker of the check the annual percentage 37 21 rate as computed pursuant to the federal Truth In Lending Act. 37 22 In Code chapter 536, the bill strikes and replaces "state 37 23 banking council" with "superintendent" to reflect that certain 37 24 duties have been transferred to the superintendent. The bill 37 25 repeals Code section 536.25 that requires the licensee when 37 26 making a loan to obtain a written statement of the borrower's 37 27 installment indebtedness. 37 28 In Code chapter 536A the bill applies restrictions to an 37 29 industrial loan company that sells debt instruments to the

37 30 general public. 37 31 LSB 5324DP 81 37 32 eg:rj/je/5.1